

BROADCAST SERVICES/MONSTERFM.COM®

3/25/2001

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Ms. Magalie Roman Salas
Secretary
Federal Communications Commission
The Portals
445 Twelfth Street, S.W.
Washington, D.C. 20554

Re: Amendment of Section 73.202(b)
FM Table of Allotments
FM Broadcast Stations

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MAR 29 2001
FCC MAIL ROOM

Dear Ms. Salas:

Transmitted herewith on behalf of Brahma Broadcasting, LLC is an original and four (4) copies of a petition for rulemaking to amend the FM Table of Allotments.

Should any questions arise concerning this matter, please contact this office directly.

Respectfully submitted,

Terry Keith Hammond

Terry Keith Hammond
President/Technical Director

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Before the

Federal Communications Commission

Washington, D.C. 20554

In the matter of

Amendment of section 73.202(b)
Table of Allotments
FM Broadcast Stations

Channel 280A (103.9 mHz.)
Bordelonville, Louisiana

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Petition For Rule Making

Bramah Broadcasting, LLC, pursuant to section 1.401 and 1.420 of the Commission's Rules, hereby requests the Commission to amend section 73.202(b) of it's rules, the FM Table Of Allotments, to allocate channel Channel 280A (103.9 mHz.) to Bordelonville, Louisiana.

In support thereof, the following is submitted:

A channel allocation study prepared by Terry K. Hammond of MonsterFM.com/Broadcast Services which demonstrates that channel 280A may be allotted to Bordelonville, Louisiana, in full compliance with respect to minimum distance separation and principal community coverage requirements of the Rules (Ibid.,p1, and Table I).

There is ample area in which to locate a channel Channel 280A facility. Further, as the proposed allocation falls outside of 320 kilometers of Canada or Mexico, there is no requirement for a B1 study in this petition.

1. The city of Bordelonville, Louisiana has a population of 2,000 based on the 1990 census. It is located in Avoyelles Parrish. Bordelonville is an unincorporated city and is governed by a police jury form of government. Its residents enjoy many area public services including a city center. Bordelonville is served by the Avoyelles Parrish School System, which is fully accredited with grades kindergarten thru 12.

Residents have access to several physicians, dentists, a health care clinic and several commercial establishments and businesses with Bordelonville street addresses. Bordelonville has it's own post office and zip code, 71320. Bordelonville residents also worship at several area churches that are located within the city.

2. The proposed channel would provide a first aural service and an essential outlet for local expression to Bordelonville, Louisiana and, therefore, will advance the objectives of Section 307(b) of the Communications Act of 1934, as amended as well as the Commission's FM allocation policies. Accordingly, the allotment will serve the public interest.

Bramah Broadcasting, LLC hereby states that, should the Commission grant this petition, petitioner will apply for the channel upon it's allotment and, if his application is granted, petitioner will promptly build the authorized facilities with full intentions of operating the same.

Wherefore, for the foregoing reasons, Bramah Broadcasting, LLC respectfully requests that the Commission grant this petition to allot channel Channel 280A to Bordelonville, Louisiana.

Submitted this 25th day of March, 2001,


Terry K. Hammond

President/Technical Director
MonsterFM.com/Broadcast Services

P.O. Box 32
Baker, LA. 70704

**Technical Exhibit
Petition To Modify
FM Table Of Allotments
Channel 280A Class A
Bordelonville, Louisiana**

Petitioner: Bramah Broadcasting, LLC

Narrative

The technical exhibit of which this narrative is a part was prepared on behalf of Bramah Broadcasting, LLC, petitioner, in support of a petition to amend the FM Table Of Allotments (47CFR 73.202). In the petition, the petitioner proposes to add FM Channel 280A as a fully spaced class A FM Commercial Service to serve **Bordelonville, Louisiana.**

Channel 280A, if allocated to **Bordelonville**, will require that the facility be "site restricted" in that the transmitter location must be located **19 kilometers East/Northeast of the Bordelonville, Louisiana geographical reference point** in order to fully comply with FM Channel Spacing Requirements as set forth in the FM Table Of Allotments (47CFR 73.202). This site restriction will not inhibit the proposed facility's covering the entire proposed city of license within the projected 60 dbu service contour.

As an aid in determining the feasibility of the proposed allocation, a suitable site within the area was chosen which corresponds to the following geographical coordinates:

31-10-18 North Latitude

91-43-09 West Longitude

A separation study was conducted and the results are contained herein as Table 1. Additionally, as this proposed allocation is located outside of 320 kilometers of the Canadian and Mexican borders, there is no requirement to meet separation rules pertaining to those countries.

There are currently **no AM broadcast stations, no FM broadcast stations, and no Television broadcast stations** licensed to **Bordelonville, Louisiana** which is listed in the 1990 census as a community with a population of 2,000 persons. Therefore, the proposed allocation will provide **Bordelonville** with its first aural service.

Further information, if required, concerning the technical exhibits contained herein may be obtained by contacting the undersigned.


Terry K. Hammon

President/Technical Director
MonsterFM.com/Broadcast Services

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**Technical Exhibit
Petition To Modify
FM Table Of Allotments
Channel 280A Class A
Bordelonville, Louisiana**

Petitioner: Bramah Broadcasting, LLC

Table 1

ComStudy 2.2 search of channel 280 (103.9 MHz Class A) at 31-10-18 N, 91-43-09 W.

CALL	CITY	ST CHN CL DIST	S	BRNG	CLEARANCE
KUMX	HOUMA	LA 281 C	165.40	165 144.6	0.40
KUMX	HOUMA	LA 281 C	165.40	165 144.6	0.40
KEZP	BUNKIE	LA 282 C3	42.64	42 251.4	0.64
KJLO-FM	MONROE	LA 281 C	168.67	165 348.2	3.67
KJLO-FM	MONROE	LA 281 C	168.67	165 348.2	3.67
KJLO-FM	MONROE	LA 281 C	168.67	165 348.2	3.67
KLAA	TIOGA	LA 278 C2	70.43	55 298.5	15.43
KLAA	TIOGA	LA 278 C2	71.19	55 293.8	16.19
KEZP	BUNKIE	LA 282 C3	61.78	42 261.4	19.78
NEW	OPELOUSAS	LA 279 LP100	78.11	56 206.1	22.11
WCAC	HAMMOND	LA 277 C	119.51	95 135.5	24.51
WCAC	HAMMOND	LA 277 C	119.51	95 135.5	24.51
ALC	JACKSON	LA 283 A	60.57	31 127.6	29.57
WUXN	JACKSON	LA 283 A	68.03	31 140.7	37.03
WUXN	JACKSON	LA 283 A	68.04	31 140.6	37.04
KQID-FM	ALEXANDRIA	LA 226 C	69.41	29 318.5	40.41
KQID-FM	ALEXANDRIA	LA 226 C	69.41	29 318.5	40.41
KBIU	LAKE CHARLES	LA 279 C1	186.51	133 236.8	53.51
KBIU	LAKE CHARLES	LA 279 C1	186.82	133 236.9	53.82
ALC	BUDE	MS 282 C3	100.10	42 65.4	58.10
WMJU	BUDE	MS 282 C3	108.33	42 66.3	66.33
NEW	LAFAYETTE	LA 278 LP100	112.14	29 198.2	83.14
961230MZ	HEMPHILL	TX 280 A	202.78	115 276.7	87.78
KTHP	HEMPHILL	TX 280 A	203.41	115 275.9	88.41
KTHP	HEMPHILL	TX 280 A	204.63	115 276.4	89.63
NEW	BREAUX BRIDGE	LA 226 LP100	100.02	7 190.3	93.02
K280CI	LAFAYETTE	LA 280 D	99.05	0 200.1	99.05
KBYO-FM	TALLULAH	LA 283 C3	144.38	42 22.6	102.38
KBYO-FM	TALLULAH	LA 283 C3	149.84	42 24.1	107.84
NEW	JACKSON	MS 279 LP100	194.26	56 48.9	138.26
NEW	PEARL	MS 281 LP100	199.08	56 51.2	143.08
NEW	BRANDON	MS 281 LP100	202.72	56 51.8	146.72
K280CK	NATCHITOCHES	CAMPTI LA 280 D	151.19	0 297.7	151.19
KBTT	HAUGHTON	LA 279 A	226.50	72 312.4	154.50

NEW	SLIDELL	LA 279 LP100	211.18	56	117.4	155.18
KKMY	ORANGE	TX 283 C1	233.85	75	241.0	158.85
KKMY	ORANGE	TX 283 C1	233.85	75	241.0	158.85
KBT	HAUGHTON	LA 279 A	233.55	72	311.6	161.55
NEW	JACKSON	MS 278 LP100	191.86	29	48.8	162.86
KBEF	GIBSLAND	LA 283 A	199.68	31	320.0	168.68
KBEF	GIBSLAND	LA 283 A	205.52	31	317.8	174.52
WQUE-FM	NEW ORLEANS	LA 227 C	207.40	29	130.2	178.40
WQUE-FM	NEW ORLEANS	LA 227 C	213.77	29	130.2	184.77
KZYQ	LAKE VILLAGE	AR 278 C3	239.00	42	11.2	197.00
KZYQ	LAKE VILLAGE	AR 278 C3	239.00	42	11.2	197.00
930208MA	HATTIESBURG	MS 226 A	220.89	10	82.5	210.89
NEW	BAY SAINT LOUIS	MS 278 LP100	241.37	29	112.8	212.37
930208MC	HATTIESBURG	MS 226 A	223.63	10	85.5	213.63
WMGO-FM	YAZOO CITY	MS 226 A	228.05	10	36.1	218.05
WMGO-FM	YAZOO CITY	MS 226 A	230.03	10	35.9	220.03
ALC	HATTIESBURG	MS 226 A	230.77	10	85.6	220.77
KAGL	EL DORADO	AR 227 C3	241.81	12	334.3	229.81

**Technical Exhibit
Petition To Modify
FM Table Of Allotments
Channel 280A Class A
Bordelonville, Louisiana**

Petitioner: Bramah Broadcasting, LLC

Ascertainment of Accuracy

Having prepared the above study for submission on behalf of the petitioner, Brahma Broadcasting, LLC, I, Terry Keith Hammond, do hereby ascertain that, to the best of my knowledge and abilities, the preceding information is true and correct.


Terry K. Hammond

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